Ja Ch

2011-CI-07091

2011CI07091 -P00001

045TH JUDICIAL DISTRICT COURT

ABIMELCH GARCIA US CITY OF SAN ANTONIO

No. DATE FILED: 04/29/2011

ABIMELCH GARCIA

VS.

CITY OF SAN ANTONIO

IN THE DISTRICT COURT

___JUDICIAL DISTRICT

BEXAR COUNTY, TEXAS

PLAINTIFF'S ORIGINAL PETITION

TO THE HONORABLE JUDGE OF THE COURT:

NOW COMES ABIMELCH GARCIA, PLAINTIFF, complaining of CITY OF SAN ANTONIO, hereinafter called DEFENDANT, and for cause of action would respectfully show the Court the following:

I.

Pursuant to Rule 190.1 of Texas Rules of Civil Procedure, discovery is intended to be conducted under Level 2.

II.

Plaintiff, ABIMELCH GARCIA, is a resident of San Antonio, Bexar County,

Texas. $PROCE_{CR}^{CR}T$

Defendant, CITY OF SAN ANTONIO, is an incorporated city in the State of Texas, and may be served with citation by serving its City Clerk, Leticia Vacek, at 100 Military Plaza, Second Floor, San Antonio, Texas 78205.

III.

Venue is proper pursuant to Section 15.002 of the Texas Civil Practice and Remedies Code. This action is brought under Chapter 101, Texas Tort Claims Act, Civil Practice and Remedies Code. Notice under CPRC Section 101.101 has been previously provided to City of San Antonio.

IV.

On or about February 15, 2010, Plaintiff ABIMELCH GARCIA, was operating his wheelchair in a careful manner, at the intersection of E. Commerce and Soledad, in San Antonio, Texas, when he was suddenly and violently stuck by a City of San Antonio Waste Management truck, operated by Gabriel Santos Mendoza, an employee of Defendant City of San Antonio. As a result thereof, Plaintiff was caused to suffer serious and permanent bodily injuries, including loss of both legs, and damages described hereinafter with more particularity.

٧.

Defendant is liable for proximately causing the injuries and damages of Plaintiff in that Defendant:

- 1. failed to keep such an outlook as a person of ordinary care would have kept;
- 2. failed to turn Defendant's motor vehicle to the right to avoid collision as a person using ordinary care would have done;
- 3. failed to turn Defendant's motor vehicle to the left to avoid the collision as a person using ordinary care would have done;
- 4. failed to make timely or proper application of the brakes on Defendant's motor vehicle as a person using ordinary care would have done;
- 5. failed to yield the right of way to a pedestrian crossing a roadway in a crosswalk, in violation of Section 552.003, Texas Transportation Code.

6. failed to exercise due care to avoid colliding with a pedestrian, in violation of Section 552.008, Texas Transportation Code.

VI.

Each of the foregoing acts or omissions, singularly or in combination, was the proximate cause of the injuries and damages of Plaintiff described below.

VII.

Plaintiff, as a proximate and producing result of the collision and the above acts or omissions of Defendant, incurred the following damages:

- 1. reasonable and necessary medical expenses in the past;
- 2. reasonable and necessary medical expenses which, in all reasonable probability, will be incurred in the future;
- 3. physical pain suffered in the past;
- 4. physical pain which, in all reasonable probability, will be incurred in the future;
- 5. mental anguish in the past;
- 6. mental anguish which, in all reasonable probability, will be incurred in the future.
- 7. physical impairment in the past; and,
- 8. physical impairment which, in all reasonable probability, will be incurred in the future.

VIII.

Plaintiff, because of all of the above, has sustained and will sustain injuries and damages in an amount within the jurisdictional limits of this Court.

Plaintiff is entitled to pre-judgment interest and post-judgment interest at the maximum rate allowed my law.

REQUEST FOR DISCLOSURE

Pursuant to TRCP 194, you are requested to disclose, within 50 days of the service of this request, the information or material described in Rule 194.2 (a)-(l).

WHEREFORE, PREMISES CONSIDERED, Plaintiff requests that Defendant be cited to appear and answer herein; that, on final hearing of this cause, Plaintiff has judgment against Defendant for actual damages within the jurisdictional limits of this Court; pre-judgment interest and post-judgment interest at the maximum rate provided by law; court costs; and any other relief to which Plaintiff may be justly entitled.

Respectfully submitted,

JAVIER PADILLA

State Bar No. 15406100

2611 San Pedro

San Antonio, Texas 78212

Telephone: 210.299.8141 Telefacsimile: 210.212.6933

ATTORNEY FOR ABIMELCH GARCIA, PLAINTIFF

PLAINTIFF HEREBY RESPECTFULLY REQUESTS A JURY TRIAL.



2011-CI-07091

ABIMELCH GARCIA

§ IN THE DISTRICT COURT

§ V. 45TH JUDICIAL DISTRICT

CITY OF SAN ANTONIO

§ BEXAR COUNTY, TEXAS

DEFENDANT, CITY OF SAN ANTONIO'S ORIGINAL ANSWER

TO THE HONORABLE JUDGE OF THE COURT:

Now comes CITY OF SAN ANTONIO, Defendant in the above styled and numbered cause, and reserving the right to file other and further pleadings, exceptions and denials, files this its Original Answer to Plaintiff's pleadings heretofore filed and would respectfully show the Court the following, to-wit:

I.

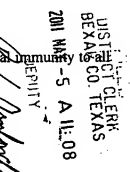
Defendant, CITY OF SAN ANTONIO, says that the allegations contained in Plaintiff's pleadings are generally untrue and this Defendant demands its legal prerogative of requiring the Plaintiff to prove each and every allegation, if he can.

II.

Defendant, CITY OF SAN ANTONIO, says that it is a home-rule municipality pursuant to its City Charter and the laws of the State of Texas.

III.

Defendant, CITY OF SAN ANTONIO, specifically pleads governmental causes of action alleged by Plaintiff in his pleadings.



IV.

Defendant, CITY OF SAN ANTONIO, pleads the governmental defenses and immunities to which it is entitled pursuant to Chapter 101 et. seq. of the Tex. Civ. Prac. & Rem. Code, also known as the Texas Tort Claims Act.

V.

Further pleadings, Defendant, CITY OF SAN ANTONIO, says that in the unlikely event it should be found liable to Plaintiff, which liability Defendant specifically denies, then such liability is limited to the maximum amount provided for in Tex. Civ. Prac. & Rem. Code, Section 101.023(c).

VI.

Further pleading, Defendant, City of San Antonio, says that at the time of the accident in question and immediately prior thereto, Plaintiff Abimelch Garcia, was guilty of various acts and/or omissions of negligence each and all of which were a proximate cause of the accident in question and Plaintiff's injuries and damages.

VII.

The Defendant demands a jury trial.

Wherefore, Premises Considered, Defendant, CITY OF SAN ANTONIO, prays that Plaintiff take nothing by his lawsuit against it and that Defendant, CITY OF SAN ANTONIO, go hence without day.

Respectfully submitted,

CITY OF SAN ANTONIO
Michael D. Bernard, City Attorney
SBN: 02211310
Office of the City Attorney
Litigation Division
111 Soledad St., 10th Floor

San Antonio, TX 78205

KENNETH L. CLARK, SR.

Deputy City Attorney, Litigation

SBN: TX04289000

Phone No.: (210) 207-8975 Fax No.: (210) 207-4357

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the above and foregoing instrument has

been sent to the following interested per	rson(s), May <u>5</u>	, 2011:
Javier Padilla 2611 San Pedro	×	CMRRR
San Antonio, Texas 78212		Hand Delivery
	J. J	Fax Lough NETH L. CLARK, SR